FILED DISTRICT COURT OF GUAM 1 LIMTIACO CRUZ & SISON, PLLC Alicia A. Limtiaco, Esq. 2 Donna M. Cruz, Esq. JUL 0 8 2004 **MVP Business Center** 3 777 Route 4, Suite 11B MARY L. M. MORAN Sinajana, Guam 96910 4 Telephone: (671) 477-0000 Facsimile: (671) 477-0001 5 SIDLEY AUSTIN BROWN & WOOD LLP 6 Peter I. Ostroff (SBN 045718) Max C. Fischer (SBN 226003) 7 555 West Fifth Street, Suite 4000 Los Angeles, California 90013-1010 8 Telephone: (213) 896-6000 Facsimile: (213) 896-6600 9 10 11 12 13 UNITED STATES DISTRICT COURT **DISTRICT OF GUAM** 14 15 16 FELIPE DATUIN, JEFF GUMATAOTAO **CIVIL CASE NO. 04-00010** and JAMES CRUZ, 17 Plaintiffs, 18 DECLARATION OF ROSA L. RESENDEZ IN SUPPORT OF MOTION TO VS. 19 CONTINUE ORAL ARGUMENTS 20 LSG LUFTHANSA SERVICE GUAM, INC., et al. 21 Defendants. 22 23 24 Pursuant to 28 U.S.C. §1746, I, Rosa L. Resendez, declare under penalty of perjury that the 25 foregoing is true and correct to the best of my knowledge, information, and belief: 26 1. I am employed as a paralegal with the Law Offices of Limtiaco Cruz & Sision. 27 PLLC. 28

Page 1 of 2

Case 1:04-cv-00010 Document 30

Felipe Datuin, et al. v. LSG Lufthansa Service Guam. Inc., et al. Civil Case No. 04-00010 Delcaration of Rosa L. Resendez In Support of Motion to Continue Oral Arguments 2. That on July 6, 2004 I called the law offices of Sandra Lynch to inquire if plaintiffs' counsel would be willing to stipulate to continue the oral arguments presently scheduled for July 26, 2004 at 10:30 a.m. to the second week in August, 2004. 3. That I spoke to Kathy Littlepage, who is the secretary to Sandra Lynch, and she told me that she would have to confer with Ms. Lynch and call me back with an answer either by noon July 6, 2004 or the following day, July 7, 2004. 4. That Ms. Littlepage further informed me that Ms. Lynch was tentatively scheduled to depart Guam around the 15th of July, 2004 because her husband finally received his military orders. 5. That as of this writing I have not received a phone call from Ms. Lynch or Ms. Littlepage agreeing to stipulate or opposing our motion to continue the oral arguments set for July 26, 2004 at 10:30 a.m. Further Declarant sayeth naught. Dated this day of July, 2004.